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6 7	Attorneys for Defendant AUTO INJURY SOLUTIONS, INC.		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF NEVADA		
10			
11	ALLISON KAREN, individually, GUDRUN	Case No. 2:24-cv-02089-CDS-DJA	
12	KAREN, individually,	STIPULATION AND ORDER TO	
13	Plaintiffs	EXTEND TIME TO FILE REPLY TO AUTO INJURY SOLUTIONS,	
14	V.	INC.'S MOTION TO DISMISS	
- 1	INTER CERVICES ATTOMORITE	(EIDCT DEOLIECT)	
15	UNITED SERVICES AUTOMOBILE ASSOCIATION, an insurance exchange:	(FIRST REQUEST)	
15 16	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE	[ECF No. 30]	
16	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY	,	
16 17	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing	,	
16 17 18	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation	,	
16 17 18 19	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX,	,	
16 17 18 19 20	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive,	,	
16 17 18 19 20 21	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX,	,	
16 17 18 19 20 21 22	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive, Defendants	[ECF No. 30]	
16 17 18 19 20 21 22 23	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive, Defendants Plaintiffs Allison Karen and Gudrun Kar	[ECF No. 30] ren, by and through their attorney of record Peter	
16 17 18 19 20 21 22 23 24	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive, Defendants Plaintiffs Allison Karen and Gudrun Kar M. Angulo, Esq., and Defendant Auto Injury So	[ECF No. 30] ren, by and through their attorney of record Peter plutions, Inc. ("AIS Defendants") by and through	
16 17 18 19 20 21 22 23 24 25	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive, Defendants Plaintiffs Allison Karen and Gudrun Kar M. Angulo, Esq., and Defendant Auto Injury So their attorneys of record, Jonathan W. Carlso	[ECF No. 30] ren, by and through their attorney of record Peter plutions, Inc. ("AIS Defendants") by and through on, Esq., of McCormick Barstow LLP, hereby	
16 17 18 19 20 21 22 23 24	ASSOCIATION, an insurance exchange; USAA CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; GARRISON PROPERTY AND CASUALTY INSURANCE COMPANY, a foreign corporation doing business in Nevada; AUTO INJURY SOLUTIONS, INC., a foreign corporation doing business in Nevada; DOES I through X, and ROE CORPORATION XI through XX, inclusive, Defendants Plaintiffs Allison Karen and Gudrun Kar M. Angulo, Esq., and Defendant Auto Injury So their attorneys of record, Jonathan W. Carlso	[ECF No. 30] ren, by and through their attorney of record Peter plutions, Inc. ("AIS Defendants") by and through on, Esq., of McCormick Barstow LLP, hereby d the time for the AIS Defendants to submit their	

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1	1. A	AIS Defendant filed a Motion to Dismiss Pursuant to F.R.C.P. 12(b)(6) on	
2	January 17, 2025. [ECF 24]		
3	2. P	laintiffs filed their Response in Opposition on January 31, 2025. [ECF 27]	
4	3. P	dursuant to LR 7-2(b), the AIS Defendant's Reply in Support of the Motion to	
5	Dismiss is due February 7, 2025.		
6	4. T	he parties have conferred and hereby stipulate to extend the time for the AIS to	
7	file their Reply in Support of the Motion to Dismiss by seven days, until February 14, 2025.		
8	5. T	he stipulated extension will afford counsel for AIS Defendant sufficient time to	
9	confer with the client representatives about Plaintiffs' Response, the arguments to be raised in the		
10	Reply, and the bases therefor. The opportunity to do so earlier has been restricted by counsel's		
11	limited availability due to other obligations.		
12	6. N	To party will be prejudiced by the stipulated seven-day extension, nor will the	
13	stipulated extension unduly delay resolution of any issues in this case.		
14	7. T	his stipulation is entered into in good faith, and not for purposes of delay or any	
15	other improper reason.		
16			
17	IT IS SO STIPULATED AND AGREED:		
18	DATED this 7 th day of February, 2025		
19			
20		McCORMICK, BARSTOW, SHEPPARD,	
21		WAYTE & CARRUTH LLP	
22		By /s/ Jonathan W. Carlson Jonathan W. Carlson, Nevada Bar No. 10536	
23		8337 West Sunset Road, Suite 350 Las Vegas, Nevada 89113	
24		Tel. (702) 949-1100	
25		Attorneys for Auto Injury Solutions, Inc.	
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Filed 02/10/25

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MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 WEST SUNSET ROAD, SUITE 350 LAS VEGAS, NV 89113

CERTIFICATE OF SERVICE

I hereby certify that on this 7th day of February, 2025, a true and correct copy of **STIPULATION AND ORDER TO EXTEND TIME TO FILE REPLY TO AUTO INJURY SOLUTIONS, INC.'S MOTION TO DISMISS (First Request)** was served via the United States District Court CM/ECF system on all parties or persons requiring notice.

By /s/ Cheryl A. Schneider

Cheryl A. Schneider, an Employee of McCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP

MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 8337 WEST SUNSET ROAD, SUITE 350 LAS VEGAS, NV 89113